1	DENNIS M. PRINCE	
$_2$	Nevada Bar No. 5092 KEVIN T. STRONG	
3	Nevada Bar No. 12107 PRINCE LAW GROUP	
	10801 W. Charleston Boulevard	
4	Suite 560 Las Vegas, Nevada 89135	
5	Tel: (702) 534-7600 Fax: (702) 534-7601	
6	-AND-	
7	MICHAEL W. QUADE (Pro Hac Vice) QUADE & ASSOCIATES, a PLC	
8	3377 Carmel Mountain Road Suite 150	
9	San Diego, California 92121 Attorneys for Plaintiff	
	Alexander "Sasha" Ries, a minor,	
10	by and through his Guardian Ad Litem Michael Ries	
11	UNITED STATES DI	STRICT COURT
12		
13	DISTRICTOR	NEVADA
$_{14}$		
	ALEXANDER "SASHA" RIES, a minor, by	CASE NO. 3:18-CV-00240-LRH-CLB
15	and through his Guardian Ad Litem, Michael Ries,	
16	Whenaci Wes,	
17	Plaintiff,	STIPULATION AND [PROPOSED
18	vs.	ORDER TO VACATE COURT- ORDERED SETTLEMENT
19		CONFERENCE
$_{20}$	CARDIFF SPORT TECHNOLOGIES, LLC, dba CARDIFF SKATE COMPANY, a	
	Delaware limited liability company;	
$21 \mid$	BROOKSTONE STORES, INC., a foreign corporation dba BROOKSTONE; DOES 1	
$22 \mid$	through 300, inclusive; ROE	
23	CORPORATIONS 1 through 300, inclusive,	
24	Defendants.	
25		-
$_{26}$	IT IS HEREBY STIPULATED AND	AGREED, by and between Plaintiff
$\begin{bmatrix} -5 \\ 27 \end{bmatrix}$	ALEXANDER "SASHA" RIES, a minor, throu	gh his Guardian Ad Litem, Michael Ries,
21	through his counsel of record, Dennis M. Prince and Kevin T. Strong of PRINCE LAW	



1	GROUP and Michael W. Quade of QUA	ADE & ASSOCIATES, a PLC; Defendant
2	CARDIFF SPORT TECHNOLOGIES, LLC	dba CARDIFF SKATE COMPANY, through
3	its counsel of record, Stephen G. Castronova	of CASTRONOVA LAW OFFICES, PC; and
4	Defendant BROOKSTONE STORES, INC.	dba BROOKSTONE, through its counsel of
5	record, Joel D. Odou, Susana Santana, an	d Analise N.M. Tilton, of WOOD, SMITH,
6	HENNING & BERMAN LLP, that the Cour	t-Ordered Settlement Conference, currently
	scheduled for July 22, 2020, be vacated.	All parties will participate in a private
7	mediation before David Lee of JAMS on Ju	aly 21, 2020. Therefore, the Court-Ordered
8	Settlement Conference is no longer necessa	ry, and the parties respectfully request this
9	Court to approve the foregoing stipulation.	
10	DATED this <u>7th</u> day of July, 2020.	DATED this 7th day of July, 2020
11	PRINCE LAW GROUP	CASTRONOVA LAW OFFICES, PC
12		
13	/s/ Kevin T. Strong	/s/ Stephen G. Castronova
l4	DENNIS M. PRINCE Nevada Bar No. 5092	STEPHEN G. CASTRONOVA Nevada Bar No. 7305
15	KEVIN T. STRONG	605 Forest Street
16	Nevada Bar No. 12107 10801 W. Charleston Boulevard	Reno, Nevada 89509 Attorneys for Defendant
L7	Suite 560 Las Vegas, Nevada 89135	Cardiff Sport Technologies, LLC dba Cardiff Skate Company
18	-AND- MICHAEL W. QUADE (<i>Pro Hac Vice</i>)	
19	QUADE & ASSOCIATES, a PLC 3377 Carmel Mountain Road	DATED this <u>7th</u> day of July, 2020
	Suite 150 San Diego, California 92121	WOOD, SMITH, HENNING & BERMAN LLP
20	Attorneys for Plaintiff	DERWIAN LLI
21	Alexander "Sasha" Ries, a minor, by and through his	
22	Ğuardian Ad Litem Michael Ries	<u>/s/ Joel D. Odou</u> JOEL D. ODOU
23		Nevada Bar No. 7468 ANALISE N.M. TILTON
24	Dated: July 8, 2020.	Nevada Bar No. 13185 SUSANA SANTANA
25	IT IS SO ORDERED.	Nevada Bar No. 13753
26		2881 Business Park Court, Suite 200 Las Vegas, Nevada 89128
$_{27}$	Colde	Attorneys for Defendant Brookstone Stores, Inc. dba Brookstone
	UNITED STATES MAGISTRATE JUDGE	



1	ORDER		
2	IT IS SO ORDERED.		
3	DATED this day of		
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7	UNITED STATES MADISTRATE SUDDE		
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